F-FORM PTO-1619A U.S. Department of Co	mmerce
Expires 06/30/99 07 - 20 - 2001 Patent and Trademar	k Office
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TO: The Commissioner of Patents and T 101784823 (ginal document(s) or copy(les)	, ,
Submission Type Conveyance Type	
New ☐ Assignment ☐ License	
Resubmission (Non-Recordation) Document ID# Security Agreement Nunc Pro Tunc Assignment Effective Date	
Correction of PTO Error Reel # Frame # Merger Month Day Year	
Corrective Document Change of Name	
Reel # Frame # Other Release of Trademark Security Agreement	
Conveying Party(ies) Mark if additional names of conveying parties attached	
Execution Date Month Day Ye	
Name GENERAL ELECTRIC CAPITAL CORPORATION, as Agent 6 08 200	1
Formerly	
☐ Individual ☐ General Partnership ☐ Limited Partnership ☒ Corporation ☐ Association	
Other	
☐ Citizenship/State of Incorporation/Organization]
Receiving Party Mark if additional names of conveying parties attache	d
Name NCC INDUSTRIES, INC.	
DBA/AKA/TA	
Composed of	
Address (line 1) 154 Avenue E	
Address (line 2)	1
Address (line 3) Bayonne New Jersey USA 07002	
State/Country Zip Code	
Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving part not domiciled in the United States	ty is s, an
☐ Corporation ☐ Association ☐	
Other Comparison must be a separate document from Assignment)	
☐ State of Delaware State of Delaware	
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U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Domestic Repre	esentative Name and Address Enter for the first Receiving Party only.
Name	Alan L. Kierman, Esq.
Address (line 1)	Otterbourg, Steindler, Houston & Rosen, P.C.
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Address (line 3)	New York, New York 10169
Address (line 4)	
Correspondent	Name and Address Area Code and Telephone Number 212-661-9100 X709
Name	Helen M. Linehan
Address (line 1)	Otterbourg, Steindler, Houston & Rosen, P.C.
Address (line 2)	230 Park Avenue
Address (line 3)	New York, New York 10169
Address (line 4)	
J	Enter the total number of pages of the attached conveyance document including any attachments. # 10
	lication Number(s) or Registration Number(s) Mark if additional numbers attached
Enter either the Ti	attached rademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers the same property). Registration Number(s)
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EXHIBIT A

MARK	REGISTRATION NUMBER			
Body Luxury	1362067			
Fantasia	565728			
It's Amazing	1981549			
Lilyette	775013			
Lilyette Softon	1351793			
Minimizer	1071869			
Non Chalance	1349565			
Reflexion	517038			
The Amazing Bra	2037454			
The Right Support For You	1443299			

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RELEASE OF TRADEMARK SECURITY AGREEMENT

This Release dated June **2**, 2001, is entered into between NCC INDUSTRIES, INC., a Delaware corporation ("Debtor") with its chief executive office at 154 Avenue E, Bayonne, New Jersey 07002, and GENERAL ELECTRIC CAPITAL CORPORATION, a New York corporation, in its capacity as Agent for Lenders (in such capacity, "Secured Party"), with an office at 800 Connecticut Avenue - Two North, Norwalk, Connecticut 06854, New York, New York 10022.

WITNESSETH:

WHEREAS, Debtor has granted a security interest in and lien upon certain trademarks and other assets of Debtor to Secured Party as set forth in the Trademark Security Agreement, dated August 31, 2000, between Debtor and Secured Party (the "Trademark Security Agreement"), a full and complete copy of which is recorded in the assignment records of the Patent and Trademark Office at Reel 002177/Frame 0646 and which is appended hereto as Exhibit A;

WHEREAS, the obligations of Debtor to Secured Party secured by such trademarks identified in Schedule A to the Trademark Security Agreement and other assets described therein have been satisfied or otherwise secured in a manner satisfactory to Secured Party;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Secured Party hereby:

- a. releases and reassigns to Debtor any and all liens, security interests, right, title and interest of Secured Party pursuant to the Trademark Security Agreement in the trademarks described on Schedule I to the Trademark Security Agreement and the other related assets (including the goodwill of the business symbolized thereby) otherwise subject to such agreement, without recourse or representation or warranty, expressed or implied, of any kind;
- b. agrees that any power of attorney granted by Debtor to Secured Party pursuant to the Trademark Security Agreement is terminated; and

c. authorizes and requests the U.S. Patent and Trademark Office to note and record the existence of the release hereby given.

/ JAMES DESANTIS

SAPITAL COBFORATION

GENERAL ELECTRIC

DULY AUTHORIZED SIGNATORY

106260-1

STATE OF CONNECTICUT)
) ss.:
COUNTY OF FAIRFIELD)

On this day of June, 2001, before me personally came James W. De Santis, to me known, who being duly sworn, did depose and say, that he/she is the <u>Duly R</u> of Authorized Signatory GENERAL ELECTRIC CAPITAL CORPORATION, the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said corporation.

Notary Public

Lauren C. Pessy Notary Public State of Connecticut My Commission Expires: December 31, 2005

EXHIBIT A

TRADEMARK SECURITY AGREEMENT

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of August 31, 2000, by NCC INDUSTRIES, INC., a Delaware corporation ("Grantor"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a New York corporation, in its capacity as Agent for Lenders.

WITNESSETH:

WHEREAS, Agent, Lenders and Borrowers have entered into certain financing arrangements pursuant to the Credit Agreement, dated as of July 28, 1999, by and between General Electric Capital Corporation, for itself, as Lender, and as Agent for Lender and the other Lenders signatory thereto from time to time, and Grantor and the other Borrowers (as the same may have heretofore been or may hereafter be further amended, modified, supplemented, extended, renewed, restated or replaced, the "Credit Agreement"); and

WHEREAS, in order to secure its Obligations to Agent and Lenders, contemporaneously with the execution of the Credit Agreement, Grantor and the other Borrowers and Agent entered into and executed that certain Security Agreement dated July 28, 1999 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, Agent, Lenders, Grantor and the other Borrowers have entered into Amendment No. 4 to Credit Agreement dated as of August 31, 2000 ("Amendment No. 4") pursuant to which, among other things, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in Annex A thereto to the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
- (a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on <u>Schedule I</u> hereto;
 - (b) all reissues, continuations or extensions of the foregoing;

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- all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- all products and proceeds of the foregoing, including, without limitation, (d) any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- The security interests granted pursuant to this 3. SECURITY AGREEMENT. Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement and Amendment No.4. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement and Amendment No.4., the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

NCC INDUSTRIES, INC.

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION

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ACKNOWLEDGMENT OF GRANTOR

STATE OF NEW SCISEY)	SS.	
COUNTY OF HUDSON)	33.	

On this 19 day of Springer, 2000 before me personally appeared Spring N Masur, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of NCC /nchrous /ac, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

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TRADE

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SCHEDULE I

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS

Mark, U.S. Reg. No. Date: see attached

TRADEMARK APPLICATIONS: none

TRADEMARK LICENSES: none

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TRADEMARK

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REEL: 002332 FRAME: 0621

Schedule A

TRADEMARKS

NCC Industries, Inc.

Country				Ren. Date				
Matter No.	Mark	App. No.	Reg. No.	Use Date	Int'i Classes			
Agent	Owner	Date	Reg. Date	Tax Date	Local Classes	Goods/Services	Status	
United States	BODY LUXURY	73/525268	1362067	9/24/05	25	Brassieres, girdles, panties and foundation garments, namely corselets.	Registered	
	NCC Industries, Inc.	3/5/85	9/24/85					
				STIPS		0	Registered	
United States	CLEAVAGE WITH COMFORT	74/576490	1973540	\$/7/01	5	DI 49.		
	NCC Industries, Inc.	9/21/94	5/7/96	Š				
United States	FANTASIA	71/624342	565728	10/21/02	25	Brassieres.	Registered	
	NCC Industries, Inc.	1/13/52	10/21/52					
United States	FULL BUSTED AND	74/458859	1973988	5/15/06	25	Bras and panties.	Registered	
	NCC Industries, Inc.	11/16/93	5/14/96	5/14/01				
United States	FULL-BUSTED, NOT	74/344679	1962499	3/12/06	25	Bras.	Registered	
	NCC Industries, Inc.	12/30/92	3/12/96	3/12/01				
United States	IT'S AMAZING	74/531332	1981549	6/18/06	25	Bras and panties.	Registered	
	NCC Industries, Inc.	5/31/94	6/18/96	6/18/01				
United States	LA DIFFERENCE FITS-	74/648439	1949216	1/26/06	25	Bras and panties.	Registered	
	NCC Industries, Inc.	3/17/95	1/16/96	1/16/01				
United States	LILYETTE	72/154041	775013	8/11/04	25	Brassieres.	Registered	
	NCC Industries, Inc.	9/27/62	8/11/64					

United States	United States	United States	United States	United States	United States	Country Matter No. Agent
THE RIGHT SUPPORT FOR YOU NCC Industries, Inc.	THE AMAZING BRA NCC Industries, Inc.	REFLEXION Stylized NCC Industries, Inc.	NON CHALANCE NCC Industries, Inc.	MINIMIZER NCC Industries, Inc.	LILYETTE SOFTON NCC Industries, Inc.	Mark Owner
73/594218 4/18/86	74/529215 5/25/94	71/503819 6/13/46	73/491131 7/23/84	73/047805 3/26/75	73/490526 7/19/84	App. No. Date
1443299 6/16/87	2037454 2/11/97	517038 11/1/49	1349565 7/16/85	1071869 8/23/77	1351793 7/30/85	Reg. No. Reg. Date
6/16/07	2/11/07 2/11/03	11/1/09	7/16/05	8/23/07	7/30/05	Ren. Date Use Date Yax Date
25	25	25	25	25	25	Int'l Classes Local Classes
Foundation garments, namely, brassieres, girdles and panties.	Втав.	Brassieres.	Brassieres.	Brassieres.	Brassieres.	Goods/Services
Registered	Registered	Registered	Registered	Registered	Registered	Status Comments

TRADEMARK
RECORDED: 07/12/2001 REEL: 002332 FRAME: 0624